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08-01-617-TCK-PEC

FEB 2 2012

Phil Lombardi, Clerk U.S. DISTRICT COURT

To the Judges of the Federal District Court

It is incumbent upon me to place on the record the events that have occurred in the past few months. It is the severity of their nature that obligates me to make the record clear.

On January 6, 2012, O.S.P. confiscated all of my property except my bedding. They did this without any charges, or a write-up, without any kind of notification from a case manager or staff, as to any description of a charge, without an investigation, without a hearing or chance for appeal. All my legal preparations and research materials has been removed.

These important items were confiscated as a result of a conversation that I had with the in-house mental health specialist, Bruce White. I had spoken to Mr. White in an attempt to bring about reconciliation with my attorneys, as I had previously spoken to him about my present condition. Patti Ghezzi had placed restrictions on me that no other of her clients is made to endure—she had restricted my phone calls and refused to meet with me in the attorney/client room, forcing me to meet in the regular visitation area. This, she claims, is due to my supposed anger and allegations. Yet, my anger was induced by her refusal to allow me to read and understand the evaluation report, and the allegations have been a product not of any mental disorder, but in response to claims coming from out of their own office members, and also a product of suspicion due to the type of behavior described within this pleading, by agents of O.S.P. and my own attorneys.

Bruce White has made comments about information he could only possess from Patti Ghezzi of one of the other members of my legal team, as the Warden supposedly showed concern for Patti's restriction. So it seems apparent that collaboration has taken place without my knowledge. What is alarming is that all of this hostility from select inmates and Keith Sherwood (Case Manager) comes directly following my grievance to the administrative staff notifying them that I thought it was inappropriate for the Federal Public Defenders Office to place prejudice upon me, causing me greater pain and suffering fueling the fires of these particular inmates, of whom I postulated were acting out of loyalty to the ladies at the Federal Public Defenders Office, and that I was convinced some kind of association between Patti Ghezzi and Sarah Jernigan had taken place to allow Rick Smith to remain on death row in order to see Sarah Jernigan. That my desire to file a law suit based on that premise was the cause of

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their hostilities, as some of them (inmates) had received sexual favors from the ladies at the Federal Public Defenders Office.

Judge , if these claims are false, why am I being attacked by all three parties involved? If my observations are the product of a mental disorder, as Patti Ghezzi claims, why is Mrs. Ghezzi withholding from me a copy of the psychological evaluation? Why has all of my legal property and papers been taken on false charges, without a write-up, without investigation, without a hearing? By the very people that I am accusing of keeping Rick Smith on death row contrary to protocol, I am now being attacked. Why have these inmates who have close association with Sarah Jernigan been allowed to assault me contrary to policy for the past I6 months—precisely the amount of time that I have been questioning the attorneys about Rick Smith?

It is my desire, Judge , to discuss these issues with Sarah Jernigan and Anna Write, the two members on my legal team with who I have spent 90% of attorney/client time. Anna, I believe, is trustworthy; Sarah is difficult to trust. I have exhibited the desire to trust her and believe her denials about the things of which I have accused her. Yet, Patti Ghezzi will not allow me to meet with them. Instead, she is forcing me to meet with her and Sussana Ghittano, with whom I have spent no time. For Mrs. Ghezzi, I have absolutely no trust.

I am left with no alternative. I am forced to deal with the Attorney General without the presence of counsel. I cannot accept counsel (advice) from someone who constantly lies to me. A recent instance of her penchant for obfuscating the truth concerns the restrictions she has placed on me with regard to phone calls. Mrs. Ghezzi claims that my observations about the office's prejudices and favor with the phone are a product of my mental illness. Yet, I have verification that the Federal Public Defenders Office has allowed certain privileged inmates a one hour-line, and allows them three hours of phone time a week. However, the restrictions that have been put in place limit me to 30 minutes with Sarah Jernigan and 60 minutes with either Anna Wright or Patti Ghezzi. A further inequity is seen in the fact that Sarah Jernigan spends three times as much time with inmates who are not her clients; yet, if I asked to talk to someone who is not on my case, I am told no.

I am forced to seek the assistance of those who wish to kill me—the Attorney General's office—just to step away from such malicious neglect and cruelty. All of these facts are true and

accurate. Will you continue to ignore the lawlessness and unethical abuse I endure from these profligate attorneys?

I have expressed in letters and in phone calls, to both O.S.P. and the Federal Public Defenders Office, a willingness to meet with Sarah Jernigan and Anna Wright to rectify these doubts. "If I am wrong, help me to see it and understand," that is my plea. But Patti Ghezzi has no desire to alleviate my doubt. She continues to attack me with prejudice and punishment. She favors others and leaves me to my own efforts against the State.

Since I am, in effect, without counsel now, I ask again: may I be allowed to speak in defense of my mental faculties and the evaluation hearing? If not, I am forced into the only play left to me—to file a law suit.

You must understand, I do not want to go through that process. If I was given some sort of respectable response, if Patti would stop the restrictions and prejudice, I have always said, I will cooperate. However, all of my attempts at reconciliation on the grounds that I am sane have met with no response. Their claims about some mental disorder are completely negated by their own decisions. How can I be expected to cooperate with an attorney who forces me to capitulate with lies and deception, neglect and prejudice? Will you appoint a new lead counsel or am I forced to act on my own in the circumstances that demand suspicion and resistance?

If I am wrong about Richard Smith, instruct my attorneys to allow communication, not stifle it. If I am wrong, instruct them to question the Warden at McAlester about the removal of all my property. Remove the doubt by coming to my aid; defend my rights. Till now, I have seen nothing but the opposite of that, I have seen Mrs. Ghezzi doing the same thing that O.S.P. is doing: punishing me when I have done nothing wrong.

Consider this: if I am paranoid and mentally ill, the accusations by me should be an expected behavior pattern. Why then am I punished? There is a solecism in the logic that says first, "He is ill," (an illness being a state for which I have no choice), and then says, "We must punish him for the inevitable and anticipated results of said illness." Mrs. Ghezzi restricting me to the visitation area has caused me more mental anguish than any other thing. It causes these psychotic inmates to ridicule and torment me even more.

In conclusion, Your Honors, the inaction of Judge Kern, the corruption of O.S.P., the animosity and cruelty of the Federal Public Defenders Office, my hope is to embrace the

Attorney General, maintain my legal rights and beg this court to stop my appeals. I'm tired of being a slave. Let me die!

It is not irrational to make this last request. I am confined now with no property, nothing to read, no outside information, and I have committed no offense, nor even been charged with any process of culpability that can be verified or refuted. Why?

Signed before me on 1-30-12. Sincerely, # 10010131

EXP. 12/06/14

Wade Lay

JUSTING OF ON ASIL

ADDENDUM:

YOU, IF YOU WERE STRIPPED OF HLL YOU, NOT ONLY LOVE AND HOLD

DEAR BUT ALSO SACRED, IF UNTUSTLY THOSE SACTED ALD BERUTIFUL THINGS WERE NOT ONLY TAKEN FROM YOU TANGIBLY, BUT ALSO AS PATTI CHEZZI HAS DONE - TO REMOVE THE LITERANCE OF ALL THAT YOU ARE, THE ESSENCE OF YOUR BEING - WHAT PLATO CALLED ONES OUTLAY. THAT

IS CREEK, THE ENGLISH EQUIVALENT OF GOD SAYING

TO MOSTES I AM WOULD YOU HOT FEEL A HOPELESSIVESS

PATTIC. - SHE HAS REMOVED BY LIBERTY OF EXCRESSION. I BEG THIS COURT, PLEASE, IN THE WAVE OF JUSTICE AWD THE AMERICAN SPIRIT OF LISTERTY, ALLOW ME A COPY OF THE REPORT, AND THE OPPORTUNITY TO SPEAK AT THE HEARING TO DEFEND MY OWN MENTAL COGNITION. THAT IS WHY I CAN HONESTLY SAY,

QUE ME LIBERTY; OR GIVENE DEATH

PLEASE RESPOND TO PETITIONER:
Page 4 of 4 WADE LAY #516263

OKLA, STATE PENITEUTIARY

JUDGE EAGAN. AS A SUPPLEMENTAL COMMENT, I DO LOT CHISH TO DIE! EXTREME FROSTRATION IS YOU CASE FOR SUCH COMMENTS. I AM NOT A CAWYER; I AM AW INMATE A CAWYER REPRESTIVING SOMEONE DOES NOT FEEL THE RTAKITY OF SUCH DRSDENATION STAICLEN BY THIS HELPCRSSMESS, ALL THAT I HAUTE SITS IN MY LAP JUST NOW. THE FOUTRALIST PADIERS AND 1/2 DEBATTES AT CONSTITUTION AND THE CONSTITUTION OF THE UNITED STATES ATOP A PILLOW AS I SIT CHOSELING AWAY AT THIS DIRRECT SCULPTUNG I HAYE GIVEN MY GFTE TO IT DAWNS ON ME THAT ILLE ONLY THING THE COURT WILL RUSPOUD TO 15 A LAW-SUIT. AND SO THAT IS THE COURSE I HAVE DINECTED MY, CHICOREN TO IMPLEMENT, I HAVE PUT THE SUBSTANCE OF IT INTO THEIR CARE NOW AS IT IS WERY PROBABLIE I WILL SOON BE INCADACITATED AS I WAS IN MARCH THROUGH TUNE OF 7010. 16/2 CORRUPTION I HAYE WUITELTED WILL DOT GO UN CHALLENGED, AND I AM SORRY TO SAY PATTIGHT ZZI SETIMS TO BE AN INTRICAL PART OF THE LUTTER SOUT THE 25TH

MONTH DESCRIPTES THE CONCROUS, STIPULATION PLACED WHOW ME BY PATTI GUEZZI, THAT I POT AUSTER SARAH JURNIOAN TO (4000 MY HAND, A CONDITION BUTOINED TO IllE CROAL CONTRATION ANTICIPATED AND ROUTED UPON BY A CLITINT. THE TRUTH IS MMS. GUEZZI HAS DISPLACED HERSTELF AS ANY AUTHORITY OR COUNTEL WITH SUCH IMPROPER RELATION AS THIS. IT IS A NON-ISSUE! THE FACTS ART, THE ALCREGATIONS ANTE A ROSCUT OF ALTIR OWN OFFICTE, THE FORMER TIMPLOYTE CAPRIAN BRAILTY) AND THEIR SUSPICIOUS HANDLING OF ITER INFORMATION. SUGAN OTTO'S SILVENCE, PATTI GHEZZI'S LITES. ALTONUS PRODUCTIUTE RELATIONSHIP HAS BTITIO BETWEETEN ANNA ORIGHT, SANAH JUNIUGAN AND MYSELF, VIET PATTI 6/4221 CABONS TO PRESTINGY THAT COMMERCEN. I HANTE BETEN FORTH COUNTY, HONTEST, KUD FROM THE START DORSUAUT OF A GROPTILL CONSTITUTIONAL APPICAL, WHICH IS MY RIGHT. ALL THIS DEMOCITION IS A PRODUCT OF PATTI CILE 221'S OBSESSIVE WITTED TO COUTROL AT ALL COST. ONCE A GAIN, I ACM FORCED TO BITE 6 THIS COURT WITH A WRIT OF MANDAMUS, ON A

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NOW-EXISTERT FOR SOMETIME, THAT REALITY IS DISPLAYED AT THE JANUARY ZOTH MIRETING AS I QUESTION SANAH JUNNICAN ABOUT THE REPICOLOUS VETIMATON. THE TRUTHIS, I AM FOND OF MISS JURNICAN, BUT SIFT UNDERSTANDS MY CONFINTANTENT. THE NATURAL EMOTION, AND OUR COMRADARY is the over ASSOCIATION CONDUCIUTE TOWARD ABTE YAN CT. PATTI CILEZZI HAS TWISTED AND DISTORTED AN ONTEN AND HONEST NECKTIONSHIP TO BY DASS ALT GOLDESTED STATE OF DECENTION AND CONFUSION SIE HAS MOUNTACTURTED TSY VER UNITERSAL MANIPOLATIONS, ADRIAN TRAILTY, WANTE LAY, SAITHH TRINICAL AND ANNA WALGHT, HAYE ALL TSTETZIONICTIMS A CANT OF IER WATECILATOR. SANAH AUD AWNA RTEMPLE LOYAL TO THE OFFICE. 1115 CONDUCIUR TO THEIR GURCIHOOD. I MOCLAIM BOLDLY, "IF THE ALLEGATIONS ART TAUTE ALLOW ALL PARTITIS AT THEIR OFFICE TO JOIN IN A CONFITATIONE CALL WITH ME TOUT NATTI Clock, NOT COPTENATE WITH Such FORTH-COMWE HOWESTY IF THEY ARE FACSTE, AND APRIAN IS A CIAR I SAID "LETTHAT BE DISCUSSED WITH SUSALU

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GAT 165 MICTIONS, REMOVAL OF ATTORNEY VISITATION, INAPPROPRIATE AND FLUXUATION OTEMANDS. I cools SAY I'M NOT A GENIOUS, BUT I SAU STEE SOMETHUR IS ACUISS, AUD TO THE AUTITAGE MAN IT WEED APPLY BUT JUSTICE EXCAN, I don A CHIVIOUS AND I/WOW SOMITHING IS AMOSS, HOWEVER I AM NOT MENTALLY ILL, THAT IS A RUSTE. A SACRIFICIAL ACQUIECTENCE OF THE TRUTH, MALABLE TO THEIR CONSCIOUS, TECAUSE AFTER ALL MEY RT LIFE-SANKINS! AND IF THE REGULAR EFFECT IS ACHTANTO TSY SHIS GITTER AND IT IS FOLLOWED TSY MORE ABUSIVE DERISION AND, NEGLECT RESULTING IN AN ENVIRONENT THAT CONTINUES TO COTOP FROM CUANTE CAY - THE MENTAL TOVALU-ATION ATTOORT - ALL OF THIS INTORMATION AND PLATAMULES ART SAFTLY NO THE HANDS OF FAMILY, AND A LAND SOFT WILL ISTE FILTO, WILL YOU RESPOND WITH SUSTICE. ORDER THE ATTORNEYS TO METET LETTH WELL CLIENT CONFIDENCES AND, Allow THE MITITIONER TO SIEW TOFF ROPORT FROM O.S. MC.F.P.

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Office of Attorney General State of Oklahoma

January 18, 2012

Wade Lay #516263 Oklahoma State Penitentiary P.O. Box 97 McAlester, OK 74501

Re: Letter

Dear Mr. Lay,

As you may or may not know, the Office of the Attorney General functions as legal advisor and counselor to the State, the Legislature and various State boards, agencies and commissions. As such, this office is not authorized to represent or give advice to individual citizens.

OFFICE OF THE ATTORNEY GENERAL

